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	PAT	ENT APPLI	CATION	FEE DETE	RMINATIO	N	RECORD	ronneton urte		7427]
CLAIMS AS FILED PART I (Column 1) (Column 2)							SMALL ENTITY		OR	OTHER THAN SMALL ENTITY .		
FOR		NUMB	NUMBER FILED		NUMBER EXTRA		RATE	FEE]	RATE	FEE	1
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INDEPENDENT CLAIMS			1 			**	†	1			1
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CLAIMS AS AMENDED - PART II												ļ
		(Febma.41)		(Cotumn 2)	(Column 3)		C14411		OŔ.		R THAN	•
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<u>., '</u>		(Column 1) CLAIMS		(Column 2) HIGHEST	(Cotumn 3)	1						١.
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	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLASS (32 CFR) 1800					ı	+3 0		QR.		. / -	- '
			•				TOTAL ADD'L FEE		OR	TOTAL ADOL FEE		-
If the entry in column 1 is less than the entry in column 2, wine "0" in column 3. "If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".												
"If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter 20". "If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter 20". The "Highest Number Previously Paid For" (Total or independent) is the highest number found in the appropriate box in critimo 1												l

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OCT 27 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of: WARD

Confirmation Number: 2803

Application No.: 09/427,149

Group Art Unit: 3623

Filed: October 25, 1999

Examiner: B. Van Doren

Title: AUTOMATED CARE PROCESS MANAGEMENT SYSTEM

REQUEST FOR RECONSIDERATION

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Responding to the Advisory Action dated October 12, 2005, Applicant respectfully requests reconsideration of the claims as amended in the After Final Amendment dated September 28, 2005, based on discussions during the telephone interview with the Examiner on October 27, 2005.

The claims presented in the After Final Amendment are restated below. The Remarks begin on page 24.

WARD - 09/427,149 Client/Matter: 073618-0259567

REMARKS

Applicant wishes to thank the Examiner for the interview held today, October 27, 2005, discussing the topics mentioned herein.

The Examiner had objected to claims 9 and 96 as raising new issues. With respect to claim 9, Applicant indicated to the Examiner that claim 9 was a method claim having certain. similarities with apparatus claim 49. Apparatus claim 49 had been allowed, without containing the subject matter limitations described in method claims 4 and 5 (i.e., apparatus claims 44 and 45 were not within the chain of claim 49). Accordingly, Applicant asserts that claim 9 as written does not raise new issues, and, during the interview, the Examiner indicated agreement as well.

With respect to claim 96, Applicant's Remarks in the After Final Amendment dated September 28, 2005 mistakenly referred to new claim 96 as including the allowable subject matter from claim 78, whereas the remarks should have said that new independent claim 96 includes the allowable subject matter from claim 79. As such, method claim 96, which has certain similarities with apparatus claim 82, should be allowable and does not raise new issues.

In view of the above, it is believed that the claims submitted in Applicant's After Final Amendment dated September 28, 2005 are in condition for allowance and such a notice is respectfully requested.

Please charge any fees associated with the submission of this paper to Deposit Account Number 033975.

Date: October 27, 2005

Respectfully submitted,

PILLSBURY WINTHROP SHAW PITTMAN LLP

MPIN, Reg. No. 32995

Tel. No. 655 233.4790

2475 Hanover Street Palo Alto, CA 94304-1114

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Date: October 27, 2005